

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
08/900,254	07/25/1997	PETER PFEUFFER	22750/350	22750/350 7919	
26646	7590 05/24/2004		EXAMINER		
KENYON & KENYON			YAO, SAMCHUAN CUA		
ONE BROADWAY NEW YORK, NY 10004			ART UNIT	PAPER NUMBER	
			1733		
			DATE MAILED: 05/24/2004	DATE MAILED: 05/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	1 a 1: (: b:	I 0 (5 4/2)			
	Application No.	Applicant(s)			
Advisory Action	08/900,254	PFEUFFER, PETER			
·	Examiner	Art Unit			
	Sam Chuan C. Yao	1733			
The MAILING DATE of this communication ap	pears on the cover sheet with the	correspondence address			
THE REPLY FILED 13 May 2004 FAILS TO PLACE T Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may <u>only</u> be either: condition for allowance; (2) a timely filed Notice of App Examination (RCE) in compliance with 37 CFR 1.114.	avoid abandonment of this appli (1) a timely filed amendment wh	cation. A proper reply to a lich places the application in			
PERIOD FOR I	REPLY [check either a) or b)]				
a) \square The period for reply expires 3 months from the mailing date					
b) In the period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In neevent, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).					
Extensions of time may be obtained under 37 CFR 1.136(a). The nave been filed is the date for purposes of determining the period of examples of the state of the shorten (b) above, if checked. Any reply received by the Office later than the nay earned patent term adjustment. See 37 CFR 1.704(b).	tension and the corresponding amount of ened statutory period for reply originally set	the fee. The appropriate extension fee under in the final Office action; or (2) as set forth			
1. A Notice of Appeal was filed on Appellar 37 CFR 1.192(a), or any extension thereof (37 CFR)					
2. The proposed amendment(s) will not be entered	because:				
(a) 🗌 they raise new issues that would require fur	ther consideration and/or search	(see NOTE below);			
(b) they raise the issue of new matter (see Note	e below);				
(c) they are not deemed to place the applicationissues for appeal; and/or	n in better form for appeal by ma	terially reducing or simplifying the			
(d) they present additional claims without cand NOTE:	celing a corresponding number of	finally rejected claims.			
3. Applicant's reply has overcome the following rej	ection(s):				
4. Newly proposed or amended claim(s) wou canceling the non-allowable claim(s).	ıld be allowable if submitted in a	separate, timely filed amendment			
5.⊠ The a) affidavit, b) exhibit, or c) request application in condition for allowance because:					
The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.					
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims					
The status of the claim(s) is (or will be) as follow	/ S:				
Claim(s) allowed:					
Claim(s) objected to:					

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03)

10. Other:

Claim(s) allowed: _____. Claim(s) objected to: ___ Claim(s) rejected: 1.

Claim(s) withdrawn from consideration: __

8. The drawing correction filed on ____ is a) approved or b) disapproved by the Examiner.

9. Note the attached Information Disclosure Statement(s)(PTO-1449) Paper No(s).

🗲 am Chuan C. Yao Primary Examiner Art Unit: 1733

Application/Control Number: 08/900,254

Art Unit: 1733

Remarks

As for Counsel's assertion that, Yamamoto et al does not teach calendering a preheated fibrous web using non-heated calender profiled rolls. Examiner agrees. However, it would have been obvious in the art to modify the process of Yamamoto et al by preheating a fiber web comprising undrawn (i.e. binder) fibers and drawn (i.e. matrix/structural) fibers, and then calendering the pre-heated web using unheated rollers as such is notoriously well known in diverse fields art as evidence from:

Thornton et al, drawn to making a thermally formed <u>filter</u>, discloses a prior art process where a fiber web is heated to a melting temperature of binder fibers and then compacted to a desired thickness using a pair of unheated rollers (col. 1 lines 45-57);

DE '053, drawn to making absorbent pads, discloses heating a fiber web comprising binder fibers using hot air, and then consolidating the heated web using a pair of cold rollers (abstract);

Frank, drawn to a nonwoven moldable composite, discloses a preferred method of consolidating a web, the method comprises through-air heating the web comprising binder fibers to melt the binder fibers, and then using a pair of pinch rollers to densify and cool the heated web; and further teaches that alternative methods such as a hot-calendering of heat-densifying a web (col. 5 lines 6-43); and,

Art Unit: 1733

Gooden, drawn to making a staple fabric, discloses subjecting a web comprising bicomponent fibers to an oven to melt the binder component on each fiber, then passing the heated web to a pair of cold calender rolls (example 5). As noted in the prior office action, one in the art would have chosen from among limited effective known methods of thermally activating undrawn (i.e. binder) fibers in a fiber web and compressing the web with rolls. A preference on whether to subject a fiber web comprising undrawn (i.e. binder) fibers directly to heated calender rolls or to pre-heat the web first and then subject it to unheated calender rolls is well within the purview of choice in the art. None, but only the expected result (of thermally activating undrawn (binder) fibers in a web and consolidating the web to a desired structure) would have been achieved.

As repeatedly noted in various prior office actions, **absent any showing of unexpected benefit**, a preference on whether to a) activate the undrawn (i.e. binder) fibers in a fiber web by pre-heating the web and then configuring the web using heated/unheated/cold profiled rolls, **or** b) simultaneously, activate the undrawn (i.e. binder) fibers in a fiber web and configure the web using heated profiled rolls is taken to be well within the purview of choice in the art. There is none, but only the expected result, of heat-activating undrawn (i.e. binder) fibers in a fiber web and shape-bonding the web, would have been achieved in performing process choice "a" or "b".

Art Unit: 1733

As for using profiles rollers to form spacers to a calendered web, such would have been obvious in the art for reasons of record set forth in an Examiner's Answer (affirmed by the board).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sam Chuan C. Yao whose telephone number is (571) 272-1224. The examiner can normally be reached on Monday-Friday with second Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sam Chuan C. Yao Primary Examiner Art Unit 1733